## DEBEVOISE & PLIMPTON LLP

919 Third Avenue New York, NY 10022 Tel 212 909 6000 Fax 212 909 6836 www.debevoise.com

May 22, 2014

Judge Paul A. Engelmayer U.S. District Court for the Southern District of New York Thurgood Marshall U.S. Courthouse 40 Foley Square, Room 2201 New York, NY 10007

Re: Doe v. Annucci et al. (14-cv-2953)

Dear Judge Engelmayer:

On behalf of Plaintiffs, I am pleased to report that earlier today, Regional Director William Hogan issued the attached decision, reversing Bureau Chief Joseph Lima's determination and authorizing Plaintiff John Doe to have contact with his son. After further discussion with Bureau Chief Rodney Young, who oversees the parole officers that supervise Mr. Doe in the Bronx, we have confirmed that contact between Mr. Doe and his son may occur immediately.

Given these developments, the hearing scheduled for June 9th will likely be unnecessary. However, we request that the hearing remain in place until we confirm that the family's reunification has occurred without incident. Given the upcoming holiday weekend, we expect to make that determination by the middle of next week.

Respectfully submitted,

/s/ Blair R. Albom

Blair R. Albom

CC: Michael Keane

Attachment

FORM 960fCS (07/13)



## STATE OF NEW YORK DEPARTMENT OF CORRECTIONS AND COMMUNITY SUPERVISION

## **Determination of the Regional Director**

Case Name: REDACTED (Name)	REDACTED (DIN)	REDACTED (NYSID)	
Address: REDACT	ED		
Date: 5-22-2014			
Mr./Ms. REDACTED			
After considering your appeal  2-21-2014 , the  connection with your request to hav  This decision is t	e following constitutes to re parental contact with	the final decision of the Dep n your biological/adoptive	child(ren):
REDACTED in his appeal, to			
and remains within the	narrow scope o	f his request and	the
Parental Contact Protoc	ol Directive.	#	- Contract
At this time, the	parole officer	imposed special o	conditions
"SO-no contact with min	ors" and "no co	ontact with person	ns under
eighteen", along with t "no contact with person			
officer's permission" a	re modified to	allow REDACTED	contact
with his biological son	REDACTED		
(continued on 2nd sheet	)	Very truly yours, Regional Director	ð
cc: Bureau Chief Senior Parole Officer Parole Officer Attorney for the Releasee ( <i>If any</i> )		WILLIAM HOGAN Regional Director NYS Department of Correction and Community Supervision	ns

REDACTED - 5/22/2014 - Page 2

This may result in possible reunification with his son in the marital household.

REDACTED however, is still subject to the original condition of his release. All other Board and parole officer imposed special conditions, S.O.R.A., S.A.R.A., as well as all other applicable statues, laws, codes, rules, etc. that he is subject to based on his status as a paroled sex offender.

This decision does not preclude any future decision to bar REDACTED contact with his sone based on emerging issues, conditions or circumstances which would indicate to a parole officer that he is likely to or has sexually reoffended any child.